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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
SOUTHERN DIVISION

IN RE FONTEM US, INC.
CONSUMER CLASS ACTION
LITIGATION

) **SACV 15-02018 JVS(RAOx)**

) Case No. 8:15-CV-01026-JVS-RAO
Assigned to Hon. James V. Selna

)
ORDER DISMISSING
INDIVIDUAL AND CLASS
CLAIMS AGAINST DEFENDANTS
LOEC, INC., LORILLARD
TECHNOLOGIES, INC., ITG
BRANDS, LLC, REYNOLDS
AMERICA, INC., AND FONTEM
HOLDINGS 4 B.V.

1 Upon consideration of the Joint Stipulation for An Order Dismissing
2 Individual and Class Claims against Defendants, and for good cause shown, IT IS
3 HEREBY ORDERED THAT:

4 1. The individual claims of the collective Plaintiffs against Defendant
5 LOEC, Inc. are hereby dismissed in their entirety without prejudice pursuant to Fed.
6 R.Civ.P. 41(a)(1) and (2).

7 2. The individual claims of the collective Plaintiffs against Defendant
8 Lorillard Technologies, Inc. are hereby dismissed in their entirety without prejudice
9 pursuant to Fed.R.Civ.P. 41(a)(1) and (2).

10 3. The individual claims of the collective Plaintiffs against Defendant ITG
11 Brands, LLC are hereby dismissed in their entirety without prejudice pursuant to
12 Fed.R.Civ.P. 41(a)(1) and (2).

13 4. The individual claims of the collective Plaintiffs against Defendant
14 Reynolds America, Inc. are hereby dismissed in their entirety without prejudice
15 pursuant to Fed.R.Civ.P. 41(a)(1) and (2).

16 5. The individual claims of the collective Plaintiffs against Defendant
17 Fontem Holdings 4 B.V. are hereby dismissed in their entirety without prejudice
18 pursuant to Fed.R.Civ.P. 41(a)(1) and (2).

19 6. The class claims against Defendant LOEC, Inc. are hereby dismissed in
20 their entirety without prejudice pursuant to Fed.R.Civ.P. 41(a)(1) and (2). Plaintiffs
21 have not sought class certification, a class was not certified, and no notice was given
22 to a prospective class.

23 7. The class claims against Defendant Lorillard Technologies, Inc. are
24 hereby dismissed in their entirety without prejudice pursuant to Fed.R.Civ.P.
25 41(a)(1) and (2). Plaintiffs have not sought class certification, a class was not
26 certified, and no notice was given to a prospective class.

27 8. The class claims against Defendant ITG Brands, LLC are hereby
28 dismissed in their entirety without prejudice pursuant to Fed.R.Civ.P. 41(a)(1) and

1 (2). Plaintiffs have not sought class certification, a class was not certified, and no
2 notice was given to a prospective class.

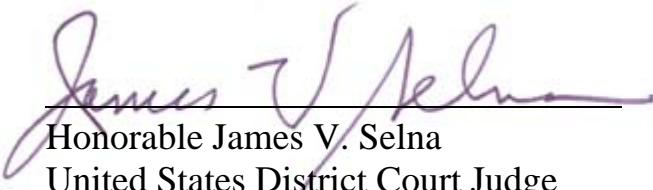
3 9. The class claims against Defendant Reynolds America, Inc. are hereby
4 dismissed in their entirety without prejudice pursuant to Fed.R.Civ.P. 41(a)(1) and
5 (2). Plaintiffs have not sought class certification, a class was not certified, and no
6 notice was given to a prospective class.

7 10. The class claims against Defendant Fontem Holdings 4 B.V. are hereby
8 dismissed in their entirety without prejudice pursuant to Fed.R.Civ.P. 41(a)(1) and
9 (2). Plaintiffs have not sought class certification, a class was not certified, and no
10 notice was given to a prospective class.

11 11. Each party shall bear his/her/its own costs and attorneys' fees.

12 **IT IS SO ORDERED.**

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15 DATED: April 24, 2017

16 
Honorable James V. Selna
United States District Court Judge